

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X

In re:

**BRUNSCHWIG & FILS, INC.,**

Debtor.

-----X

Chapter 11

Case No. 11-22036 (RDD)

**INDEX OF DOCUMENTS FILED  
WITH CHAPTER 11 PETITION**

Exhibit A: Affidavit Under Local Bankruptcy Rule 1007-2

Schedule 1: List of Twenty Largest Unsecured Creditors

Schedule 2: Schedule of Assets and Liabilities

Schedule 3: List of Non-Residential Real Property Leases

Schedule 4: List of Pending Actions

Exhibit B: Corporate Resolution

Exhibit C: List of Equity Interests

Exhibit D: Creditor Matrix

## **Exhibit A**

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
In re:

**BRUNDSCHWIG & FILS, INC.,**

Debtor.  
-----X

Chapter 11

Case No. 11-22036 (RDD)

**AFFIDAVIT OF T. OLIVIER PEARDON**  
**PURSUANT TO LOCAL BANKRUPTCY RULE 1007-2**

STATE OF NEW YORK                    )  
  )       ss:  
COUNTY OF NEW YORK                )

T. Olivier Peardon, being duly sworn, deposes and says the following under penalty of perjury, 18 U.S.C. § 1001:

1. I am the President and Chief Executive Officer of Brunschwig & Fils, Inc. (“Brunschwig” or the “Debtor”). In this capacity I have obtained detailed knowledge of, and experience with, the business and financial affairs of Brunschwig.

2. I submit this affidavit (“Affidavit”) pursuant to Rule 1007-2 of the Local Bankruptcy Rules for the Southern District of New York (the “Local Bankruptcy Rules”) to assist the Court and other parties in interest in understanding the circumstances that compelled the commencement of this Chapter 11 case on January 12, 2011 (the “Petition Date”) and in support of the Debtor’s petition (the “Petition”) for relief under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”).

3. Except as otherwise indicated, all facts set forth in this Affidavit are based upon my personal knowledge, my discussions with members of Brunschwig’s management and its financial and legal advisors, my review of relevant documents, information provided to me by employees working under my supervision, or my opinion based upon my experience, knowledge,

and information concerning Brunswick's operations and financial affairs. If called upon to testify, I would testify to the facts set forth in this Affidavit. I am authorized to submit this Affidavit on behalf of the Debtor.

### **PRELIMINARY STATEMENT**

4. Part I of this Affidavit provides a general overview of Brunswick's business, history, organizational and corporate structure. Part II conveys the circumstances giving rise to the commencement of this Chapter 11 case and the Debtor's goals in the Chapter 11 case. Finally, Part III outlines the information required by Local Bankruptcy Rule 1007-2.

## **I. THE DEBTOR'S BUSINESS**

### **Organizational and Corporate Structure**

5. Brunswick is a family-owned company organized and existing under the laws of the State of New York with headquarters in North White Plains, New York. The issued and outstanding shares of the Debtor are held 75.5% percent by T. Olivier Peardon, 21.9% percent by Thomas P. Peardon, Jr., and 2.6% percent by a Peardon family trust. The Debtor maintains showroom premises in seventeen locations across the United States, including New York, Boston, Philadelphia, Chicago, Dallas, Houston, Los Angeles and San Francisco, among others. In addition, Brunswick has a showroom in London and operations, through certain non-debtor affiliates, in Paris and Melbourne.

6. Brunswick provides its products and services primarily to design professionals, giving them access, and the ability to buy, "to-the-trade-only" luxury home furnishings for their clients. In addition to its own extensive product lines, Brunswick represents approximately thirty-four other furnishing companies, including Gaston y Daniela, Houles and Hinson.

## **History and Description of Business**

7. Brunshawig has been in business for 110 years. It designs and manufactures contemporary and historically-inspired decorative fabrics, wall coverings, trimmings, upholstered furniture, lamps, tables, mirrors and accessories for both residential and contract applications. Throughout its storied history of operations, Brunshawig has maintained a remarkable legacy of design, service, timelessness, quality, attention to detail and superb craftsmanship. These are the hallmarks of the Debtor's products, celebrated world-wide, which began in 1900 when Achille Brunshawig established Brunshawig & Fils as a tapestry-weaving mill in Aubusson and Bohain, France.

8. The 1900s were known as a new age for many; an innovative start, a new beginning. Certainly, that was true for Mr. Brunshawig and his tapestry-weaving mill. Early in the twentieth century, the firm expanded its collection to include printed and woven silks and cottons from the finest European mills. Brunshawig soon established and enjoyed a distinguished, international reputation for quality. By 1925, under the direction of Captain Roger E. Brunshawig, the founder's son, the company opened showrooms in New York and other cities in the United States.

9. In 1941, Captain Brunshawig joined General de Gaulle's Free French Forces in London, leaving Zelina, his American wife, to direct the business. Mrs. Brunshawig – affectionately called Mrs. B – who had been a successful interior designer, joined the firm as a stylist, and found herself without French imports and, being forced to be innovative, she substituted parachute cloth for silk, unbleached muslin for linen, and found American mills to weave and print her designs, all to great acclaim.

10. Following World War II, Roger Brunschwig, now a Colonel, returned to head the firm, which was again able to import fabrics from France and England to complement its American collection. Under Mrs. B's leadership as design director, the company broadened its product base to include wallpapers and trimmings, many of which coordinated with existing printed cotton and linen designs. Mrs. B. also continued to enrich the company's archives of antique textiles, wallpapers and trims – originally established by Achille Brunschwig – as well as collaborating with museums and historic restorations to create further fabrics based upon historical pieces.

11. In the 1980's, cousins to the founding Brunschwig family acquired the business. Today, Brunschwig continues as a family-owned company under the direction of T. Olivier Peardon, the Debtor's President and Chief Executive Officer.

12. The firm offers more than 17,000 fabrics and 1,200 wall coverings, ranging from fine documentary reproductions to striking contemporary designs. It has relationships with more than 200 mills from around the world. Every year the design studio creates new fabric collections consisting of as many as thirty designs per collection, each design available in a variety of colors. At least one annual collection is inspired by a museum or historic place. The studio also annually introduces a new wallpaper book and adds to its extensive collection of passementerie – tassels, braids, fringes, ropes and cords.

13. In 1986, the company launched its first collection of upholstered furniture. As it has with other products, Brunschwig produces timeless designs of exceptional quality that are suited to both residential and commercial use. Brunschwig launched lighting and table collections in the spring of 1992. In 2003, Brunschwig began the worldwide distribution for

Jagtar Thai Silks. In 2004, Brunswick acquired worldwide distribution rights for the Kirk Brummel Collection, which is now a division of Brunswick.

14. In 1990, the Debtor opened a showroom in London. Thereafter, Brunswick, through non-debtor affiliates, opened showrooms in Paris and Melbourne.

## **II. EVENTS LEADING TO CHAPTER 11 AND CHAPTER 11 GOALS**

### **Debtor's Financial Difficulties**

15. Brunswick's financial difficulties stem from a confluence of events and challenges in recent years, which taken together, have had a negative impact on its overall performance. Like many industries, the textile industry has been hard hit by the significant decrease in consumer spending and severely affected by the global economic downturn. As a result, Brunswick has experienced declining sales and profitability over the last several years.

16. In 2007, the company undertook a comprehensive restructuring of its business operation. As part of that restructuring, the Debtor entered into a sale-leaseback transaction with respect to its premises in North White Plains, New York in order to resolve obligations to its secured bank lender. Upon the closing of the sale-leaseback transaction in or about June 2010, the Debtor was able to pay off its credit facility leaving the company with a greatly reduced level of secured debt. The Debtor also implemented significant cost-cutting measures reducing its costs by approximately \$18 million since the beginning of 2008. Through attrition and painful reductions in its workforce, the Debtor terminated approximately 100 employees reducing its payroll costs by over \$5.3 million since the beginning of 2008. The Debtor currently has approximately 135 employees in its various locations in the United States. The restructuring left Brunswick in the enviable position of being not only cash positive on its then current numbers, but even in the event sales further decreased by up to 21%. Unfortunately, given the duration

and depth of the recession, the efforts of management to sustain Brunswick at its current reduced level of operations have been unavailing. Due to a fundamental reduction of market size in the home furnishings market, sales plummeted industry wide, and Brunswick was not spared. The Debtor's sales fell by 35% in 2009 and 30% in 2010 (estimated). The company found itself again in financial trouble.

17. Brunswick has continued to explore modifications to its business model, including closing underperforming and unprofitable locations, downsizing and scaling back its operations, and eliminating unduly burdensome contracts and unexpired leases. Nonetheless, the Debtor has determined that it cannot effectuate such modifications to its business model on its own given the precipitous drop in revenue, its current cash crisis and large legacy obligations. These and other challenges caused Brunswick to seek protection under Chapter 11.

### **Chapter 11 Goals**

18. Faced with a significant drop in revenue and related challenges, Brunswick requires the breathing spell afforded by the automatic stay to protect and preserve assets for the benefit of its creditors. Prior to the commencement of this case, the Debtor explored various alternatives to resolve its financial issues, including a going concern sale of its business. The Debtor has determined that a going concern sale is necessary to preserve its business, and is in the best interest of its estate and creditors. To fund operations during the Chapter 11 case, the Debtor will be seeking approval of a consensual cash collateral facility with its existing secured creditor. The Debtor also intends to seek approval a debtor-in-possession financing facility. Such financing sources will enable the Debtor to ensure continuity of service to its valuable customer base, thus maximizing asset values for the benefit of its creditors and estate.



19. By seeking bankruptcy protection, Brunschwig will be able to protect, preserve and maximize the value of its assets and businesses for the benefit of the estate, its creditors and employees. This proceeding will enable Brunschwig to transition its business to a financially sound status, maximize the value of Brunschwig's long-term reputation and goodwill in the textile industry, provide continued employment to many of its valued employees, and sustain a significant and trusted partner for its agents and distributors around the globe.

### **III. INFORMATION REQUIRED BY LOCAL BANKRUPTCY RULE 1007-2**

20. It is my understanding that Local Rule 1007-2 requires certain information related to the Debtor, which is set forth below.

21. This case was not originally commenced under Chapter 7, 9, 12, 13 or 15 of the Bankruptcy Code.

22. No committee of creditors has been formed in this case to date.

23. **Schedule 1**, annexed hereto, sets forth a list of the names, addresses, contact persons, and amount of claims of the holders of the twenty (20) largest unsecured creditors, excluding insiders, against the Debtor.

24. As for a description of the holders of secured claims against the Debtor, as of the Petition Date, Thomas P. Peardon, Jr. holds a claim in the approximate amount of \$3 million, exclusive of interest, and other costs and expenses, secured by substantially all of the assets of the Debtor's estate.

25. As of the Petition Date, the Debtor's existing senior management consists of (a) T. Olivier Peardon, who has served as the Debtor's President and Chief Executive Officer since 2005 and (b) Charles D. Benjamin, proposed Chief Restructuring Officer to the Debtor. Mr. Benjamin has provided financial advisory serves to the Debtor since 2008.

26. **Schedule 2**, annexed hereto, sets forth a list of the Debtor's assets and liabilities as of the Petition Date, unless otherwise indicated.

27. The Debtor does not currently have any publicly held securities.

28. None of the Debtor's property is in the possession or custody of any custodian, public officer, mortgagee, pledgee, assignee of rents, or secured creditor, or agent for any such entity.

29. **Schedule 3**, annexed hereto, sets forth a description of the Debtor's nonresidential real property leases.

30. The Debtor's books and records are located at the company's headquarters in North White Plains, New York.

31. **Schedule 4**, annexed hereto, sets forth a list of pending actions against the Debtor.

32. It is estimated that the Debtor's salaries for its employees (exclusive of officers, directors and stockholders) for the thirty (30) day period following the Petition Date will total approximately \$592,100.00.

33. It is estimated that salaries for the Debtor's officers, directors and stockholders for the thirty (30) day period following the Petition Date will total approximately \$29,700.00.

34. It is anticipated that for the thirty (30) day period following the Petition Date, the Debtor will collect \$1.2 million in revenues, accounts receivable, and miscellaneous income, and will disburse the following amounts:

<u>Expense</u>	<u>Amount</u>
Payroll	\$621,800.00
Benefits (medical, union payables)	\$81,615.00
COGS and Selling/Gen. Admin Expenses, incl. Leasehold Obligations	\$1,583,000.00

Utilities	\$42,000.00
Other/Miscellaneous	\$157,633.00
TOTAL	\$2,486,048.00

35. Notwithstanding anything to the contrary contained in this Affidavit or any schedule annexed hereto, nothing in this Affidavit or any schedule is intended to be, or should be construed as, an admission with respect to (i) the liability for the amount of, the enforceability of or the validity of any claim, (ii) the existence, validity, enforceability, or perfection of any lien, mortgage, charge, pledge or other grant of security for any claim or (iii) the proper characterization of any transaction or financing as a sale or financing.

36. The Debtor reserves the right to amend or supplement any of the attached schedules in the event additional information is obtained by the Debtor.

37. The Debtor believes that the protection of the Bankruptcy Court will enable it to maximize the value of its assets for the benefit of the estate and its creditors.

Dated: New York, New York  
January 12, 2011

**BRUNSCHWIG & FILS, INC.**  
Debtor and Debtor-in-Possession

By: /s/ T. Olivier Peardon  
T. Olivier Peardon,  
President and Chief Executive Officer

I, T. Olivier Peardon, President and Chief Executive Officer of Brunswick & Fils, Inc., hereby certify under the penalty of perjury that the foregoing statements are true and correct to the best of my knowledge, information and belief.

/s/ T. Olivier Peardon  
T. Olivier Peardon  
President and Chief Executive Officer  
of Brunswick & Fils, Inc.

## **Schedule 1**

**United States Bankruptcy Court**  
**Southern District of New York**

In re **Brunschwig & Fils, Inc.**

Debtor(s)

Case No.

**11-22036 (RDD)**

Chapter

**11**

**LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS**

Following is the list of the debtor's creditors holding the 20 largest unsecured claims. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 [or chapter 9] case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. If a minor child is one of the creditors holding the 20 largest unsecured claims, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

(1) <i>Name of creditor and complete mailing address including zip code</i>	(2) <i>Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted</i>	(3) <i>Nature of claim (trade debt, bank loan, government contract, etc.)</i>	(4) <i>Indicate if claim is contingent, unliquidated, disputed, or subject to setoff</i>	(5) <i>Amount of claim [if secured, also state value of security]</i>
<b>PBGC - B&amp;F PENSION PLAN</b> Israel Goldowitz, Chief Counsel 1200 K Street NW Washington, DC 20005	<b>PBGC - B&amp;F PENSION PLAN</b> Israel Goldowitz, Chief Counsel 1200 K Street NW Washington, DC 20005	<b>Fax #:</b> <b>202-326-4112</b>	<b>Contingent</b> <b>Unliquidated</b> <b>Disputed</b>	<b>3,393,644.00</b>
<b>ADAC (Attn: Pres. or GC)</b> 303 Peachtree Center Ave. N Suite 575 Atlanta, GA 30303	<b>ADAC (Attn: Pres. or GC)</b> 303 Peachtree Ctr. Ave. N #575 Atlanta, GA 30303	<b>Fax # 404-239-9109</b>		<b>626,750.00</b>
<b>PATRICK MONGIELLO</b> 306 CACTUS COURT Allen, TX 75013	<b>PATRICK MONGIELLO</b> 306 CACTUS COURT Allen, TX 75013			<b>529,250.00</b>
<b>MATERIAL TECH. &amp; LOG. INC.</b> 1325 MELLOW DRIVE Attn: Pres. or Gen. Counsel Jessup, PA 18434	<b>MATERIAL TECH. &amp; LOG. INC.</b> 1325 MELLOW DRIVE Attn: Pres. or Gen. Counsel Jessup, PA 18434	<b>Fax # 570-487-6192</b>		<b>521,561.31</b>
<b>WDC Rent Account</b> P.O. Box 19184A Attn: Pres. or Gen. Counsel Newark, NJ 07195-0184	<b>WDC Rent Account</b> P.O. Box 19184A Attn: Pres. or Gen. Counsel Newark, NJ 07195-0184	<b>Fax # 312- 527-7653</b>		<b>440,369.69</b>
<b>DP45 LLC</b> 333 N. BEDFORD RD, Ste. 145 Attn: Pres. or Gen. Counsel Mount Kisco, NY 10549	<b>DP45 LLC</b> 333 N. BEDFORD RD, Ste. 145 Attn: Pres. or Gen. Counsel Mount Kisco, NY 10549	<b>Fax # 914-773-6220</b>		<b>370,632.50</b>
<b>D&amp;D BLDG: C/O COHEN BROS. RLTY</b> 750 LEXINGTON AVE 28TH FLOOR Attn: Pres. or Gen. Counsel New York, NY 10022	<b>D&amp;D BLDG: C/O COHEN BROS. RLTY</b> 750 LEXINGTON AVE 28TH FLOOR Attn: Pres. or Gen. Counsel New York, NY 10022	<b>Fax # 212-755-8070</b>	<b>Contingent</b> <b>Unliquidated</b> <b>Disputed</b>	<b>359,729.27</b>
<b>MICHIGAN DESIGN CENTER</b> 1700 STUTZ DRIVE #25 Attn: Pres. or Gen. Counsel Troy, MI 48084	<b>MICHIGAN DESIGN CENTER</b> 1700 STUTZ DRIVE #25 Attn: Pres. or Gen. Counsel Troy, MI 48084	<b>Fax# 877-393-0330</b>		<b>328,820.28</b>

Debtor(s)

**LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS**  
(Continuation Sheet)

(1) <i>Name of creditor and complete mailing address including zip code</i>	(2) <i>Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted</i>	(3) <i>Nature of claim (trade debt, bank loan, government contract, etc.)</i>	(4) <i>Indicate if claim is contingent, unliquidated, disputed, or subject to setoff</i>	(5) <i>Amount of claim [if secured, also state value of security]</i>
<b>BOSTON DESIGN CENTER LLC</b> P.O. BOX 414313 Attn: Pres. or Gen. Counsel Boston, MA 02241-4313	<b>BOSTON DESIGN CENTER LLC</b> P.O. BOX 414313 Attn: Pres. or Gen. Counsel Boston, MA 02241-4313	Fax # 617-482-8449		272,781.23
<b>MPDC LP, MKT. PLACE DES. CTR.</b> 2400 MARKET ST. SUITE 209 Attn: Pres. or Gen. Counsel Philadelphia, PA 19103	<b>MPDC LP, MKT. PLACE DES. CTR.</b> 2400 MARKET ST. SUITE 209 Attn: Pres. or Gen. Counsel Philadelphia, PA 19103	Fax # 215-561-0225		251,034.94
<b>MERCHANDISE MART RENT ACCOUNT</b> 1728 PAYSPIRE CIRCLE Attn: Pres. or Gen. Counsel Chicago, IL 60674	<b>MERCHANDISE MART RENT ACCOUNT</b> 1728 PAYSPIRE CIRCLE Attn: Pres. or Gen. Counsel Chicago, IL 60674	Fax # 312-527-7879		208,963.84
<b>United Parcel Service</b> Attn: President or Gen. Counsel 28013 Network Place Chicago, IL 60673-1280	<b>United Parcel Service</b> Attn: President or Gen. Counsel 28013 Network Place Chicago, IL 60673-1280	Fax #631-254-6427 Fax #630-628-4985		201,762.00
<b>MACK-CALI REALTY ASSOC. LLC</b> P.O. BOX 416382 Attn: Pres. or Gen. Counsel Boston, MA 02241-6382	<b>MACK-CALI REALTY ASSOC. LLC</b> P.O. BOX 416382 Attn: Pres. or Gen. Counsel Boston, MA 02241-6382	Fax # 303-777-6104		182,352.88
<b>DESIGN CENTER OF THE AMERICAS</b> P.O. BOX 200949 Attn: Pres. or Gen. Counsel Pittsburgh, PA 15251-0949	<b>DESIGN CENTER OF THE AMERICAS</b> P.O. BOX 200949 Attn: Pres. or Gen. Counsel Pittsburgh, PA 15251-0949	Fax # 954-920-8066	Contingent Unliquidated Disputed	178,401.47
<b>TISSUS D'AVESNIERES</b> 203 QUAI P. BOUDET LAVAL, FRANCE 53000 ATTN: PRESIDENT	<b>TISSUS D'AVESNIERES</b> 203 QUAI P. BOUDET LAVAL, FRANCE 53000 ATTN: PRESIDENT	Fax# 1-33-024-349-0004		167,176.64
<b>VERIZON</b> P.O. BOX 371355 Attn: Pres. or Gen. Counsel Pittsburgh, PA 15250-7355	<b>VERIZON</b> P.O. BOX 371355 Attn: Pres. or Gen. Counsel Pittsburgh, PA 15250-7355			162,561.55
<b>PACIFIC DESIGN CENTER 1 LLC</b> P.O. BOX 10156 Attn: Pres. or Gen. Counsel New York, NY 10259-0156	<b>PACIFIC DESIGN CENTER 1 LLC</b> P.O. BOX 10156 Attn: Pres. or Gen. Counsel New York, NY 10259-0156		Contingent Unliquidated Disputed	162,241.63

Debtor(s)

**LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS**  
(Continuation Sheet)

(1) <i>Name of creditor and complete mailing address including zip code</i>	(2) <i>Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted</i>	(3) <i>Nature of claim (trade debt, bank loan, government contract, etc.)</i>	(4) <i>Indicate if claim is contingent, unliquidated, disputed, or subject to setoff</i>	(5) <i>Amount of claim [if secured, also state value of security]</i>
<b>TRICON CONSTRUCTION SERVICES</b> 979 THIRD AVE. CONCOURSE LEVEL Attn: Pres. or Gen. Counsel New York, NY 10022	<b>TRICON CONSTRUCTION SERVICES</b> 979 THIRD AVE. CONCOURSE LEVEL Attn: Pres. or Gen. Counsel New York, NY 10022	Fax # 212-504-7933		<b>145,298.65</b>
<b>DENVER DESIGN CENTER LTD</b> P.O. BOX 173861 Attn: Pres. or Gen. Counsel Denver, CO 80217-3861	<b>DENVER DESIGN CENTER LTD</b> P.O. BOX 173861 Attn: Pres. or Gen. Counsel Denver, CO 80217-3861	Fax # 303-777-6104		<b>140,935.15</b>
<b>Kravet Fabrics Canada</b> 3600 B Laird Road, Suite #6 Mississauga, ON L5L 6A7 Attn: Pres. or Gen. Counsel	<b>Kravet Fabrics Canada</b> 3600 B Laird Road, Suite #6 Mississauga, ON L5L 6A7 Attn: Pres. or Gen. Counsel	Fax # 905-607-0730		<b>93,587.66</b>

**DECLARATION UNDER PENALTY OF PERJURY  
ON BEHALF OF A CORPORATION OR PARTNERSHIP**

I, the President of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing list and that it is true and correct to the best of my information and belief.

Date January 12, 2011

Signature /s/ T. Olivier Peardon  
**T. Olivier Peardon**  
**President**

*Penalty for making a false statement or concealing property:* Fine of up to \$500,000 or imprisonment for up to 5 years or both.  
18 U.S.C. §§ 152 and 3571.

## **Schedule 2**



**Brunschwig Fils, Inc.**  
**Balance Sheet**  
**September 30, 2010**

**B&F Balance Sheet September 2010**

**ASSETS**

**Current Assets**

Bank	613,744	
Accounts Receivable	1,287,237	
Accounts Receivable Allowance	(218,754)	
Agency Commission Receivable	731,678	
Other Receivables	479,665	
Inventory	8,268,816	
Reserve Against Inventory	(4,401,800)	
Prepaid Expenses	307,801	
Other Current Asset	131,284	
<b>Total Current Assets</b>		<b>7,199,670</b>

**Fixed Assets**

Fixed Assets	20,262,457	
Accumulated Depreciation	(19,772,241)	
<b>Total Fixed Assets</b>		<b>490,216</b>

**Other Assets**

Other Assets	915,358	
Intercompany	2,246,327	
<b>Total Other Assets</b>		<b>3,161,685</b>

<b>Total ASSETS</b>		<b><u>10,851,571</u></b>
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**LIABILITIES & EQUITY**

**Current Liabilities**

Accounts Payable	5,531,209	
Customer Deposits	2,489,348	
Accrued Expenses	2,334,419	
Taxes Payable	29,801	
Other Current Liability	3,179	
Current Deferred Liabilities	1,129,811	
Intercompany	232,065	
<b>Total Current Liabilities</b>		<b>11,749,832</b>

**Long Term Liabilities**

Long Term Deferred Liabilities	261,655	
Notes Payable	3,000,000	
Accrued Pension Investment	3,393,644	
<b>Total Long Term Liabilities</b>		<b><u>6,655,299</u></b>

<b>Total Liabilities</b>		<b>18,405,131</b>
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**Equity**

Capital Stock	490,000	
Paid In Capital	8,569,471	
Retained Earnings	(10,762,014)	
Min. Pension Liability Adjustment	(5,851,018)	
<b>Total Equity</b>		<b>(7,553,561)</b>

<b>Total LIABILITIES &amp; EQUITY</b>		<b><u>10,851,571</u></b>
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Schedule 3  
Nonresidential Real Property Leases

**Brunschwig & Fils, Inc. Commercial Leases**

**ADAC, LP**

**c/o Portman Holdings**

**303 Peachtree St N.E. Ste 4600**

**Atlanta, GA 30308**

Commercial lease for tenancy in the Atlanta Decorative Arts Center, 351 Peachtree Hills Ave. N.E., Atlanta GA

**American Moving & Storage, Inc.**

**44 Secor Lane**

**Pelham Manor, NY 10803**

Sublease of commercial lease for tenancy in 200 Clearbrook Road, Elmsford, NY (Debtor is Sublessor)

**CTXVI Design Ctr. Ptnrs, LP**

**c/o LDC PARTNERS**

**23811 Aliso Creek Rd., Ste 200**

**Laguna Niguel, CA 92677-3928**

Commercial lease for tenancy in 23811 Aliso Creek Road, Laguna Niguel, CA

**DCOTA Development Co., L.P.**

**1855 Griffin Rd., Ste. A-282**

**Dania, FL 33004**

Commercial lease for tenancy in the Design Center of the Americas, 1855 Griffin Road, Dania, FL

**Decoration & Design Bld Pship**

**c/o Merchandise Mart Prop, Inc**

**979 Third Ave**

**New York, NY 10022**

Commercial lease for tenancy in the Decoration and Design Building, 979 Third Ave., NY, NY

**Decorative Ctr. of Houston LP**

**c/o Cohen Bros Realty Corp.**

**750 Lexington Ave, 29th Fl**

**New York, NY 10022**

Commercial lease for tenancy in the Bldg Tower of the Decorative Center of Houston, 5120 Wodway Dr. Houston, TX

**Denver Design Center Ltd.**  
**595 South Broadway**  
**Denver, CO 80209**

Commercial lease for tenancy in the Denver Design Center, 575-595 South Broadway, Denver CO

**Diamond Prop Mgt LLC**  
**333 North Bedford Road**  
**Mount Kisco, NY 10549**

Commercial lease for tenancy in 75 Virginia Road, North White Plains, NY

**DIV Design, LLC**  
**c/o Boston Design Center LLC**  
**One Design Center Pl., Ste 337**  
**Boston, MA 02210**

Commercial lease for tenancy in the Boston Design Center, Boston, Massachusetts

**LUI2 Dallas Slocum, L.P.**  
**c/o Invst Mgr & Doug McKinnon**  
**100 Waugh Dr., Ste. 600**  
**Houston, TX 77007**

Commercial lease for tenancy in the Dallas Design Center, 1025 N. Stemmons Freeway, Dallas TX

**Mack-Cali CW Realty Assoc, LLC**  
**100 Clearbrook Raod**  
**Elmsford, NY 10523**

Commercial lease for tenancy in 200 Clearbrook Road, Elmsford, NY

**Madelyn Lanes Hewitt Hitchcock**  
**23 North Bemiston Ave**  
**Saint Louis, MO 63105**

Commercial lease for tenancy in 23 North Bemiston Ave., Clayton MO

**Merchandise Mart L.L.C.**  
**c/o Merchandise Mart Prop. Inc**  
**222 Merchandise Mart Plza #470**  
**Chicago, IL 60654**

Commercial lease for tenancy in the Merchandise Mart, Chicago, IL

**Michigan Design Ctr. Ltd Ptrsp**  
**1700 Stutz Drive #25**  
**Troy, MI 48084**

Commercial lease for tenancy in Michigan Design Center

**Pacific Design Ctr 1, LLC**  
**c/o Cohen Bros Realty Corp.**  
**750 Lexington Ave, 29th Fl**  
**New York, NY 10022**

Commercial lease for tenancy in the Pacific Design Center, 8687 Melrose Ave, West Hollywood CA

**San Francisco Design Ctr, LLC**  
**Attn Martha S. Thompson**  
**2 Henry Adams St, # 450**  
**San Francisco, CA 94103**

Commercial lease for tenancy in the San Francisco Design Center, 2 Henry Adams St., San Francisco CA

**Solon Gershman, Inc., as agent**  
**#7 North Bemiston**  
**Saint Louis, MO 63106**

Commercial lease for tenancy in 21 North Bemiston Ave., Clayton MO

**The Marketplace**  
**2400 Market Street**  
**Philadelphia, PA 19103**

Commercial lease for tenancy in the Marketplace Design Center, 2400 Market Street, Philadelphia, PA

**TriStar/Cedar Street, LLC**  
**c/o Harris Associates**  
**PO Box 1017**  
**Davidson, NC 28036**

Commercial lease for tenancy in the Foundry, 619 S. Cedar St. Charlotte, NC

**Washington Design Center, LLC**  
**330 D Street, S.W.**  
**Attn: Office**  
**Washington, DC 20024**

Commercial leases for tenancy in The Washington Design Center, 330 D Street SW, Washington, DC

Schedule 4  
Pending Litigation

Case Name	Case Number	Court	Plaintiff's Counsel
<i>Mike Albert Leasing, Inc. v. Brunschwig &amp; Fils, Inc.</i>  Action for fees and other charges	Case No. A0911150	Court of Commons Pleas, Hamilton County, Ohio	Summe & Lanter, PLLC Attn: Edward C. Lanter, Esq. 3384 Madison Pike Fort Wright, Kentucky 41017  Tel: 859-331-8668
<i>India Silk USA, Inc. v. Brunschwig &amp; Fils, Inc.</i>  Action for good allegedly sold and delivered	Index No. 00719/09	Supreme Court, State of New York, Westchester County	Rhett A. Frimet, Esq. 10 East 40 <sup>th</sup> Street, 46 <sup>th</sup> Floor New York, New York 10016
<i>Edit, Ltd. v. Brunschwig &amp; Fils, Inc.</i>  Action for material sold and delivered	Index No. 102114/10	Supreme Court, State of New York, New York County	Barry L. Goldin, Esq. 3744 Barrington Drive Allentown, Pennsylvania 18104-1759  Barry L. Goldin, Esq. 14 East 38 <sup>th</sup> Street 6 <sup>th</sup> Floor New York, New York 10018  Tel: 610-336-6680
<i>Design Center of the Americas, LLC v. Brunschwig &amp; Fils, Inc.</i>  Landlord-Tenant Action	Case No. 10 47991	17 <sup>th</sup> Judicial Circuit, Broward County, Florida	Alex P. Rosenthal, Esq. Reimer & Rosenthal LLP Weston Professional Centre 2115 N. Commerce Parkway Weston, Florida 33326
<i>Pacific Design Center I, LLC v. Brunschwig &amp; Fils, Inc.</i>  Landlord-Tenant Action	Case No. SC110712	Los Angeles Superior Court, Los Angeles County, California	Eugene S. Alkana, Esq. Law Offices of Eugene S. Alkana 131 N. El Molino Avenue Pasadena, California 91101
<i>Brunschwig &amp; Fils, Inc. v. D&amp;D Building Company, LLC</i>  Landlord-Tenant Action	Index No. 116102/10	New York Supreme Court, New York County, New York	Itkowitz & Harwood 305 Broadway, 7 <sup>th</sup> Floor New York, New York 10007 Attn: Jay B. Itkowitz, Esq.

<i>Ubaldo Palanti v. Brunschwig &amp; Fils, Inc.</i>	Index No. 2187-2011	Westchester County Supreme Court, Westchester County, New York	Marcus, Gould & Sussman, LLP 222 Bloomingdale Road White Plains, NY 10605 Attn: Kenneth Gould, Esq.  Tel: 914-683-0900
<i>Solon Gershman, Inc. v. Brunschwig &amp; Fils, Inc.</i>  Landlord- Tenant Action		St. Louis Circuit Court, St. Louis, Missouri	Spencer Fane Britt & Browne, LLP 1 North Brentwood #1000 Clayton, MO 63105 Attn: Thomas E. Osterholt, Jr. Walter R. Lamkin
<i>Zimmer &amp; Rhode, Ltd. v. Brunschwig &amp; Fils, Inc.</i>	Index No. 30480/10	Westchester County Supreme Court, Westchester County, New York	Stein & Stein, LLP PO Box 30 One Railroad Square Haverstraw, NY 10927 Attn: William M. Stein, Esq.  Tel: 845-429-3900
<i>Annette Berry d/b/a Annette Berry Design v. Brunschwig &amp; Fils, Inc.</i>			Wagner Davis, P.C. 99 Madison Avenue, 11 <sup>th</sup> Floor New York, NY 10016 Attn: John R. Wager, Esq.  Tel: 212-481-9600

**Exhibit B**

**RESOLUTIONS ADOPTED BY UNANIMOUS  
CONSENT OF THE BOARD OF DIRECTORS OF  
BRUNDSCHWIG & FILS, INC.  
IN LIEU OF A SPECIAL MEETING**

The undersigned, constituting all of the directors of Brunschwig & Fils, Inc., a New York corporation (the “Corporation”), hereby consent to the adoption of the following resolutions taking or authorizing the actions specified:

“RESOLVED, that the filing by the Corporation of a petition for relief under Chapter 11 of Title 11 of the United States Code (the “Bankruptcy Code”) in the United States Bankruptcy Court for the Southern District of New York be, and hereby is, authorized;

FURTHER RESOLVED, that the Corporation be and it hereby is authorized to execute a petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York; it is

FURTHER RESOLVED, that any officer of the Corporation be, and hereby is, authorized and directed to execute and file as officer of the Corporation a petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York; it is

FURTHER RESOLVED, that any officer of the Corporation be, and hereby is, authorized and directed, on behalf of the Corporation, to retain the law firm of Halperin Battaglia Raicht, LLP, as bankruptcy counsel to the Corporation, to render legal services to, and to represent, the Corporation in connection with such proceeding and other related matters in connection therewith, on such terms as such officer shall approve; it is

FURTHER RESOLVED, that any officer of the Corporation be, and hereby is, authorized and directed, on behalf of the Corporation, to retain Charles D. Benjamin (the “CRO”), through Benjamin Capital Advisors, Inc., as chief restructuring officer to the Corporation in connection with such proceeding and other related matters in connection therewith, on such terms as such officer shall approve; it is

FURTHER RESOLVED, that CRO shall be vested with the power and authority to conduct, oversee and manage the financial and business affairs as set forth in the proposed engagement agreement between the Corporation and Benjamin Capital Advisors, Inc., the



terms of which are hereby ratified and approved by the Corporation, subject to approval of the United States Bankruptcy Court for the Southern District of New York; it is

FURTHER RESOLVED, that the appropriate officer or officers of the Corporation be, and each of them hereby is, authorized and directed to take any and all such further action and to execute and deliver any and all such further instruments and documents and to pay all such expenses, in each case as in his, her or their judgment shall be necessary or desirable in order fully to carry out the intent and accomplish the purposes of the resolutions adopted herein, including, but not limited to, incurring secured financing and authorizing the use of cash collateral, pursuant to sections 105(a), 361, 363 and 364(c) and (d) of the Bankruptcy Code and negotiating and effecting a sale of the Corporation's assets, pursuant to section 363 of the Bankruptcy Code; and it is

FURTHER RESOLVED, that all acts lawfully done or actions lawfully taken by any officer or officers of the Corporation in connection with the reorganization of the Corporation or any matter related thereto, or by virtue of these resolutions are hereby in all respects ratified, confirmed and approved."

Dated: January 8, 2011

/s/ T. Olivier Peardon  
T. Olivier Peardon, Director

/s/ Thomas P. Peardon, Jr.  
Thomas P. Peardon, Jr., Director

## **Exhibit C**

**United States Bankruptcy Court  
Southern District of New York**

In re **Brunschwig & Fils, Inc.**,  
Debtor

Case No. 11-22036 (RDD)

Chapter 11

**LIST OF EQUITY SECURITY HOLDERS**

Following is the list of the Debtor's equity security holders which is prepared in accordance with Rule 1007(a)(3) for filing in this chapter 11 case.

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
<b>Peardon Family Trust c/o Brunschwig &amp; Fils, Inc. 75 Virginia Road N. White Plains, NY 10603</b>	<b>Common</b>	<b>2.6%</b>	<b>Common</b>
<b>T. Olivier Peardon c/o Brunschwig &amp; Fils, Inc. 75 Virginia Road N. White Plains, NY 10603</b>	<b>Common</b>	<b>75.5%</b>	<b>Common</b>
<b>Thomas P. Peardon, Jr. c/o Brunschwig &amp; Fils, Inc. 75 Virginia Road N. White Plains, NY 10603</b>	<b>Common</b>	<b>21.9%</b>	<b>Common</b>

**DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP**

I, the President of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing List of Equity Security Holders and that it is true and correct to the best of my information and belief.

Date **January 12, 2011**

Signature **/s/ T. Olivier Peardon**  
**T. Olivier Peardon**  
**President**

*Penalty for making a false statement or concealing property:* Fine of up to \$500,000 or imprisonment for up to 5 years or both.  
18 U.S.C §§ 152 and 3571.

**Exhibit E**

BAYART TISSAGE-PA DES 4 VENTS  
AVE. NANTOINE PINAY  
HEM, 59510  
ATTN: PRESIDENT

CAROLE PARENTE  
ATTN: PRES. OR GEN. COUNSEL  
63 PAIGE LANE  
MORICHES, NY 11955

COLLINS & CO  
ATTN: TRACY BARAINYAK A/R  
465 DEVON PARK DRIVE  
WAYNE, PA 19087

CUSTOM SILKS  
ATTN: PRES. OR GEN. COUNSEL  
1251 FOLSOM STREET  
SAN FRANCISCO, CA 94103

DECORATIVE SCREEN PRINTERS  
ATTN: PRES. OR GEN. COUNSEL  
P.O. BOX 16000  
EAST WILTON, ME 04234-9407

DECORATIVE SCREEN PRINTERS  
ATTN: PRES. OR GEN. COUNSEL  
P.O. BOX 16000  
EAST WILTON, ME 04234-9407

HIMATSINGKA SEIDE  
ATTN: PRES. OR GEN. COUNSEL  
261 5TH AVENUE, SUITE 1400  
NEW YORK, NY 10016

ISA SPA  
STATALE DEI GIOVI 251  
LENTATE-MILANO, 20030  
ATTN: PRESIDENT

LA MILLS  
ATTN: PRES. OR GEN. COUNSEL  
2331 EAST 8TH STREET  
LOS ANGELES, CA 90021

LANTAL TEXTILES INC.  
ATTN: PRES. OR GEN. COUNSEL  
P.O. BOX 890085  
CHARLOTTE, NC 28289-0085

LAUER  
ATTN: PRES. OR GEN. COUNSEL

LES PASS.DE L'ILE DE FRANCE  
11 RUE TROUSSEAU  
PARIS, 75011  
ATTN: PRESIDENT

MARGUEROY  
36 RUE DES PETITS-CHAMPS  
PARIS, 75002  
ATTN: PRESIDENT

MARIO SIRTORI SPA  
VIA PAPA GIOVANNI 10  
COSTAMASNAGA, 23845  
ATTN: PRESIDENT

PATRICK O'BRIEN  
ATTN: PRES. OR GEN. COUNSEL  
13737 CHESTERSALL DRIVE  
TAMPA, FL 33624

ROBERT JACKSON  
ATTN: PRES. OR GEN. COUNSEL  
P.O. BOX 117  
GERMANTOWN, NY 12526

TRADIZIONE SERICA ALOIS SRL  
81052 PIGNATARO MAGGIORE  
ATTN: PRESIDENT

VICTOR FORSTMANN INC.  
ATTN: PRES. OR GEN. COUNSEL  
PENN W510143, 81 COMMERCE DR.  
FALL RIVER, MA 02720

A-1 CLEANING SOLUTION INC  
554 NAVARRE DR.  
ATTN: PRES. OR GEN. COUNSEL  
STONE MOUNTAIN, GA 30087

A.HOULES  
18 RUE ST. NICOLAS  
PARIS FRANCE 75012  
ATTN: PRESIDENT

A.HOULES  
18 RUE ST. NICOLAS  
PARIS, 75012  
ATTN: PRESIDENT

A.T.N.M. CORP  
130 WOODSIDE AVE  
ATTN: PRES. OR GEN. COUNSEL  
BRIARCLIFF MANOR, NY 10510

ABBY KUKOYI  
BRUNSWIG & FILS  
10 THE CHAMBERS  
LONDON SW10 0XF , UK

ABEA LEATHER GROUP INC.  
ATTN: PRES. OR GEN. COUNSEL  
39 WEST 38TH STREET, 3RD. FL.  
NEW YORK, NY 10018

ABEL WOMACK INC.  
P.O. BOX 846031  
ATTN: PRES. OR GEN. COUNSEL  
BOSTON, MA 02284-6301

ABF FREIGHT SYSTEM INC.  
1010 WOODEND RD.  
ATTN: PRES. OR GEN. COUNSEL  
STRATFORD, CT 06615-7341

ABILITY PLASTICS INC.  
8721 INDUSTRIAL DRIVE  
ATTN: PRES. OR GEN. COUNSEL  
JUSTICE, IL 60458

ACCENT ON FLOWERS  
1107 SECOND AVE.  
ATTN: PRES. OR GEN. COUNSEL  
NEW YORK, NY 10022

ACS COFFEE AND WATER  
317 SCARSDALE ROAD  
ATTN: PRES. OR GEN. COUNSEL  
CRESTWOOD, NY 10707

ADAC (ATTN: PRES. OR GC)  
303 PEACHTREE CENTER AVE. N  
SUITE 575  
ATLANTA, GA 30303

ADAC, LP  
C/O PORTMAN HOLDINGS  
303 PEACHTREE ST N.E. STE 4600  
ATLANTA, GA 30308

ADP INC.  
P.O. BOX 9001006  
ATTN: PRES. OR GEN. COUNSEL  
LOUISVILLE, KY 40290-1006

ADP TOTALSOURCE, INC.  
99 JEFFERSON ROAD  
PARSIPPANY, NJ 07054

ADT SECURITY SERVICES INC  
P.O. BOX 371967  
ATTN: PRES. OR GEN. COUNSEL  
PITTSBURGH, PA 15250

AERO FILTER, INC.  
ATTN: PRES. OR GEN. COUNSEL  
1604 EAST AVIS DRIVE  
MADISON HEIGHTS, MI 48071-1501

AFCO  
P.O. BOX 360572  
ATTN: PRES. OR GEN. COUNSE  
PITTSBURGH, PA 15250-6572

AFCO PREMIUM CREDIT LLC  
260 FRANKLIN ST. STE. 310  
BOSTON, MA 02110



AFLAC  
ATTN:REMITTANCE PROCESSINGSVCS  
1932 WYNNTON ROAD  
COLUMBUS, GA 31993-0797

ALBERT CASCIO  
29 NEWKIRK RD  
ATTN: PRES. OR GEN. COUNSLE  
YONKERS, NY 10710

ALBERT GLASS COMPANY  
6600 AMMENDALE ROAD  
ATTN: PRES. OR GEN. COUNSEL  
BELTSVILLE, MD 20705

ALBERT VIVO UPHOLSTERY CO. INC  
ATTN: PRES. OR GEN. COUNSEL  
1525 W. ADAMS STREET  
CHICAGO, IL 60607

ALISBERG PARKER ARCHITECTS LLC  
222 SOUND BEACH AVENUE  
ATTN: PRES. OR GEN. COUNSEL  
OLD GREENWICH, CT 06870

ALISEO VELLUTI SRL  
VIA TERRACINI 28  
PISTOIA ITALY  
ATTN: PRESIDENT

ALLIED CONSTRUCTION  
ATTN: PRES. OR GEN. COUNSEL  
7356 G STREET  
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ALLIED SAMPLE CARD CO. INC.  
BROOKLYN ARMY TERMINAL  
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ALPERSON PARTY RENTALS  
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ELMSFORD, NY 10523

ALS INTERIORS  
884 SPRUCE DRIVE  
ATTN: PRES. OR GEN. COUNSEL  
HARLEYSVILLE, PA 19438

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ATTN: PRESIDENT OR GEN COUNSEL  
PO BOX 66700  
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AMERENUE  
P.O. BOX 66529  
ATTN: PRES. OR GEN. COUNSEL  
SAINT LOUIS, MO 63166-6529

AMERICAN ARBITRATION ASSOC.  
950 WARREN AVENUE  
ATTN: J.P. CONLON, CASE MGR  
EAST PROVIDENCE, RI 02914

AMERICAN COURIER SERVICE INC.  
8056 W. GRAND AVENUE  
ATTN: PRES. OR GEN. COUNSEL  
RIVER GROVE, IL 60171

AMERICAN EXPRESS  
TRAVEL RELATED SERVICES COINC  
ATTN: PRES. OR GEN. COUNSEL  
FORT LAUDERDALE, FL 33336-0001

AMERICAN MOVING & STORAGE, INC  
44 SECOR LANE  
PELHAM MANOR, NY 10803

AMPCO SYSTEM PARKING  
ATTN: PRES. OR GEN. COUNSEL  
8687 MELROSE AVE., STE. P1  
WEST HOLLYWOOD, CA 90069-5201

ANAGO FRANCHISING, INC.  
ANAGO OF SOUTH FLORIDA  
3350 NW 22ND TERRACE  
POMPANO BEACH, FL 33069

ANAGO OF WASHINGTON DC  
8401 CORPORATE DR, STE. 640  
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AND DESIGN, INC  
7000 C BROOKFIELD PLAZA  
ATTN: PRES. OR GEN. COUNSEL  
SPRINGFIELD, VA 22150

ANDERSON HANDPRINTS INC. NJ.  
614 NEWARK STREET  
ATTN: PRES. OR GEN. COUNSEL  
HOBOKEN, NJ 07030

ANDERSON PRINTS LLC  
465 DEVON PARK DR  
ATTN: TRACY BARAINYAK A/R  
WAYNE, PA 19087

ANDRE JEAN CABANEL

ANDREA BROOKE  
NEW YORK SHOWROOM

ANNELL SLACK  
SAN FRANCISCO SHOWROOM

ANNETTE BERRY DESIGN  
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ANSTEY WALLPAPER COMPANY LTD  
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LAUGHBOROUGH UK LE11 2NR

ANSWER PRINTING INC.  
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NEW YORK, NY 10163-3442

ANTIQUARIAN&LANDMARKS SOCIETY

AQUAID (SURREY) LTD  
212 CHEAM COMMON ROAD  
ATTN: PRES. OR GEN. COUNSEL  
WORCESTER PARK SURREY KT48QJ, UK

ARAZZO SRL  
VIA W SELLA 20  
VIGLIANO BIELLESE, ITALY 13856  
ATTN: PRESIDENT

ARDENT SUPPORT TECHNOLOGIES  
14 CHESTNUT STREET  
ATTN: PRES. OR GEN. COUNSEL  
DOVER, NH 03820

ARNITEX  
110 ORCHARD STREET  
ATTN: PRES. OR GEN. COUNSEL  
COS COB, CT 06807

ARROWSMITH  
ATTN: PRES. OR GEN. COUNSEL  
P.O. BOX 862  
MILLBROOK, NY 12545

ARS LIMITED

ARTCODIF

ARTIGIANINTAGLIO  
VIA DEL LAVORO 46/LMN  
GREVE IN CHIANTI, IT 50020  
ATTN: PRESIDENT

ARVAL LTD  
ARVAL CENTRE WINDMILL HILL  
SWINDON UK SN5 6PE  
ATTN: PRESIDENT

ASSOCIATED BAG COMPANY  
P.O. BOX 3036  
ATTN: PRES. OR GEN. COUNSEL  
MILWAUKEE, WI 53201

AT HOME WAREHOUSE&DELIVERY, INC  
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ATTN: PRES. OR GEN. COUNSEL  
WASHINGTON, DC 20037

ATLAS SCREEN PROCESS CO INC.  
37 MARKET STREET  
ATTN: PRES. OR GEN. COUNSEL  
WEBSTER, MA 01570-2288

ATMOS ENERGY  
PO BOX 790311  
ATTN: PRES. OR GEN. COUNSEL  
SAINT LOUIS, MO 63179-0311

ATMOS ENERGY  
ATTN: PRESIDENT OR GEN. COUNSEL  
1005 CONVENTION PLAZA  
SAINT LOUIS, MO 63101

ATOMIC EXTINGUISHER SERVICE  
ATTN: PRES. OR GEN. COUNSEL  
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PHILADELPHIA, PA 19111

AVALARA  
435 ERICKSEN  
ATTN: PRES OR GENERAL COUNSEL  
BAINBRIDGE ISLAND, WA 98110

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ATTN: PRES. OR GEN. COUNSEL  
NEW YORK, NY 10163-5952

AVANTI FURNITURE CORP.  
ATTN: PRES. OR GEN. COUNSEL  
497 MAIN STREET  
FARMINGDALE, NY 11735

AVERY DENNISON PRINTER SYSTEMS  
15178 COLLECTIONS CENTER DRIVE  
ATTN: PRES. OR GEN. COUNSEL  
CHICAGO, IL 60693

AVIGNON, ATTN: CARYN OUTWATER  
3941 E. CHANDLER BLVD.  
SUITE 106-122  
PHOENIX, AZ 85048

B & C MOVING INC.  
71 ARGONAUT  
ATTN: PRES. OR GEN. COUNSEL  
ALISO VIEJO, CA 92656

BACKHAUSEN GMBH  
A-3945  
HAHENEICH 136  
ATTN: PRESIDENT

BANAFSHE SCHIPPEL DESIGN LTD  
215F THE BIG PEG  
120 VYSE STREET, BIRMINGHAM UK  
ATTN: PRESIDENT

BARNABY PRINTS INC.  
P.O. BOX 98  
ATTN: PRES. OR GEN. COUNSEL  
GREENWOOD LAKE, NY 10925

BARNES&NOBLE BOOK SELLERS INC.  
715 S. VIEW TERRACE  
ATTN: PRES. OR GEN. COUNSEL  
ALEXANDRIA, VA 22314

BARRACKS  
CANTON ROAD  
CANTON ROAD LA1 3PA  
ATTN: PRESIDENT

BARRY L. GOLDIN, ESQ.  
(EDIT, LTD.)  
3744 BARRINGTON DRIVE  
ALLENTOWN, PA 18104-1759

BARRY L. GOLDIN, ESQ.  
(EDIT, LTD.)  
14 EAST 38TH ST, 6TH FLOOR  
NEW YORK, NY 10018

BEACHLEY  
227 NORTH PROSPECT STREET  
ATTN: PRES. OR GEN. COUNSEL  
HAGERSTOWN, MD 21740

BEAR CREEK PLUMBING  
ATTN: PRES. OR GEN. COUNSEL  
15606 ROLLING TIMBERS  
HOUSTON, TX 77084



BEATY & BROWN  
5004 MONUMENT AVE., STE 100  
ATTN: PRES. OR GEN. COUNSEL  
RICHMOND, VA 23230

BENAKI MUSEUM

BENAKI MUSEUM  
1 KOUMBARI STREET  
ATHENS GREECE 10674

BENAUD CREATION SA  
101 RUE BOSSUET  
LYON, FRANCE 69006  
ATTN: PRESIDENT

BENFIELD ELECTRIC SUPPLY CO.  
25 LAFAYETTE AVENUE  
ATTN: PRES. OR GEN. COUNSEL  
WHITE PLAINS, NY 10603

BENJAMIN CAPITAL ADVISORS  
75 VIRGINIA ROAD  
ATTN: PRES. OR GEN. COUNSEL  
WHITE PLAINS, NY 10603

BENNETT D. KRASNER, ESQ.  
1233 BEECH STREET #49  
ATLANTIC BEACH, NY 11509

BERMINGHAM & CO.  
ATTN: JOHN BERMINGHAM  
243 EAST 60TH ST.  
NEW YORK, NY 10022

BIG BEAR FIRE EXTINGUISHER CO.  
27 MARIA COURT  
ATTN: PRES. OR GEN. COUNSEL  
NOVATO, CA 94945

BIRDDOG SOLUTIONS INC.  
PO BOX 540398  
ATTN: PRES. OR GEN. COUNSEL  
OMAHA, NE 68154

BISCUITS & BERRIES CATERING  
ATTN: PRES. OR GEN. COUNSEL  
16027 W. 5TH AVENUE  
GOLDEN, CO 80401

BISES NOVITA, SPA  
SAN MARCO 3877  
30124 VENEZIA  
ITALY

BLUE FOX NEDGRAPHICS INC.  
104 WEST 40TH ST, 12TH FLOOR  
ATTN: PRES. OR GEN. COUNSEL  
NEW YORK, NY 10018

BOLIS HEATING-COOLING REFRIDG.  
38516 HIDDEN LANE  
ATTN: PRES. OR GEN. COUNSEL  
CLINTON TOWNSHIP, MI 48036

BOMAR TRIMMING  
P.O. BOX 60993  
ATTN: PRES. OR GEN. COUNSEL  
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TORRANCE, CA 90501

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CHARLOTTE, NC 28201-1090  
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DUKE POWER  
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75002 PARIS FRANCE

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GROSSE POINTE, MI 48230

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213 E. 7TH STREET  
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ATTN: PRES. OR GEN. COUNSEL  
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MITLODI SWITZERLAND CH-8756  
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MOUNT VERNON, VA 22121

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NEW YORK, NY 10022

MR. STEVEN STARK  
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1 RUNZHEIMER PARKWAY  
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RUNZHEIMER INTERNATIONAL  
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A/C# 4320, P.O. BOX 416  
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